IN THE UNITED STATES PATENT AND TRADEMARK OFFICE

Reissue Application No. (TO BE ASSIGNED)
Filed (TO BE ASSIGNED)
Patent No. 5,842,807
Granted December 1, 1998
Patentee Chun Yuen To
For RING BINDER

REISSUE APPLICATION DECLARATION AND POWER OF ATTORNEY

- 1. As the below named inventor, I hereby declare that my residence and post office address is as stated below.
- 2. I believe I am the original, first and sole inventor of the invention described and claimed in Patent No. 5,842,807 granted December 1, 1998, "RING BINDER" for which invention I solicit a reissue patent.
- 3. I hereby state I have reviewed and understand the contents of the above-identified reissue application, including the claims.
- 4. I acknowledge the duty to disclose all information known to be material to patentability of this application in accordance with 37 C.F.R. § 1.56.
- 5. I believe the original patent to be partly inoperative by reason of claiming less than I had the right to claim in the patent. One error upon which I rely as the basis for reissue is claim 1 requires "a substantially rigid integral upper structure". The newly presented claims eliminate the requirement the upper structure be integral. Another error relied upon from claim 1 is "securing means for securing said ring binder to said base member". Applicant seeks by this reissue application to add a new claim 18 similar to claim 1, but replacing the foregoing means-plus-function language, which would require reference to the specification for

interpretation pursuant to 35 U.S.C. §112(6), with "securing fastener". Moreover, new independent claim 19 is changed from original claim 1 with regard to "securing means" (as described for claim 18), and also clarifies that the securing elements referred to in claim 19 are intended to be securing elements which have ends located at the end of the securing fastener "farthest from the engagement portion".

- 6. I hereby state that all errors corrected in this reissue application arose without any deceptive intent on the part of Applicant.
- 7. I hereby appoint the following attorneys to prosecute this application and to transact all business in the Patent and Trademark Office connected therewith: Irving Powers (15,700), Donald G. Leavitt (17,626), John K. Roedel, Jr. (25,914), Michael E. Godar (28,416), Edward J. Hejlek (31,525), William E. Lahey (26,757), Richard G. Heywood (18,224), Frank R. Agovino (27,416), Kurt F. James (33,716), G. Harley Blosser (33,650), Paul I. J. Fleischut (35,513), Vincent M. Keil (36,838), Robert M. Evans, Jr. (36,794), Robert M. Bain (36,736), Joseph A. Schaper (30,493), Kathleen M. Petrillo (35,076), David E. Crawford, Jr. (38,118), Paul A. Maddock (37,877), Richard L. Bridge (40,529), Christopher M. Goff (41,785), James E. Butler (40,931), Derick E. Allen (43,468), Matthew L. Cutler (43,574), Michael G. Munsell (43,820), Karen Y. Hui (44,785), Anthony R. Kinney (44,834), Brian P. Klein (44,837), Sarah J. Chickos (46,157), Donald W. Tuegel (45,424), Steven M. Ritchey (46,321), Michael J. Thomas (39,857), Kathryn J. Doty (40,593), and Laura R. Polcyn (47,000), all of the law firm of SENNIGER, POWERS, LEAVITT & ROEDEL, One Metropolitan Square, 16th Floor, St. Louis, Missouri 63102.

Direct all communications about the application to Customer Number 000321, to the attention of Kurt F. James.



8. I hereby declare that all statements made herein of my own knowledge are true and that all statements made on information and belief are believed to be true; and further that these statements were made with the knowledge that willful false statements and the like so made are punishable by fine or imprisonment, or both, under Section 1001 of Title 18 of the United States Code and that such willful false statements may jeopardize the validity of the application or any patent issued thereon.

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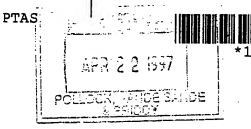


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APRIL 11, 1997

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RECORDATION DATE: 11/20/1996

REEL/FRAME: 8344/0668

NUMBER OF PAGES: 2

BRIEF: ASSIGNMENT OF ASSIGNOR'S INTEREST (SEE DOCUMENT FOR DETAILS).

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SERIAL NUMBER: 08797398> PATENT NUMBER:

FILING DATE: 02/10/1997

ISSUE DATE:

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